

From: Matthew P. Coglianese <mcoglianese@rascoklock.com>
Sent: Friday, May 15, 2015 5:11 PM
To: Dean, Abigail
Cc: Andrew Levy; Llamozas, Emilio
Subject: Re: Panther Development Investments, LLC

Abby: I've been traveling all day, but I wanted to thank you for the additional settlement-related information. In that vein, we will review the information I light of the penalty policy and the considerations therein and look forward to talking further to you and Emilio.

Regards.

Matt

Sent from my iPhone

On May 14, 2015, at 6:16 PM, Dean, Abigail <Dean.Abigail@epa.gov> wrote:

SETTLEMENT COMMUNICATION: NOT ADMISSABLE SUBJECT TO FEDERAL RULE OF EVIDENCE 408 AND 40 C.F.R § 22.22(a)

Good afternoon, Andrew and Matt:

Thank you again for speaking with us yesterday. Per your request, please find additional information regarding the penalty amount below. If you have any questions, please let me know. I would also like to propose **May 27th at 9:00 AM MDT** for our next settlement conference. If this date and time does not work for you or your client, please send a few alternatives and Emilio and I will check our calendars.

Kind regards,

Abby

	Economic Benefit	Gravity	Total Penalty
White Oaks Trailer Park	\$2,000	\$22,000	\$24,000
Black Eagle Estates	\$3,000	\$61,000	\$64,000

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